

# DO THE DEAD REPAIR AT THIS RATE'S WORKING?

## Mysterious Power of Panopathic Professor Makes Human Heart Beat Again in Body of Woman Prepared for the Grave.

# HEALS HOPELESS INVALIDS

### OF DISEASES PRONOUNCED INCURABLE BY PHYSICIANS, WITHOUT USELESS DRUGS AND MEDICINES.

#### Abandons Private Practice and Offers Services Free of Charge to the Sick and Afflicted—Makes the Deaf Hear, the Lame Walk and Cures Those Hundreds of Miles Away as Easily as Those Who Call in Person.

NEW YORK, Sept. 26.—Special Correspondence.—William Wallace Hadley, the famous Professor of Panopathy and Physiatrics, has again demonstrated his mysterious power over disease. He shows that the drugs prescribed by doctors and the surgeon's knife, are often worse than useless, and by healing hundreds of hopeless invalids pronounced incurable by physicians, he proves his claims that there is no disease he may not cure. In defiance of the supposed laws and rules of modern medical practice and the theories of physicians and specialists, he has made the human heart beat again in the body of a woman prepared for the grave, and performed other seeming miracles of restoration to life and health of men and women given up to death. Indeed, he succeeds in the face of such apparent impossibilities that it appears to possess a healing power unequalled in either ancient or modern times, a power above and beyond that given to ordinary mortals. In comparison with the successful operations of the world's greatest specialists become insignificant child's play. Apparently the supposedly incurable diseases such as cancer, paralysis, consumption, heart disease, deafness, etc., are cured by him just as easily as the more common disorders of humanity. Going still further, he has proved that he can cure patients in their own homes thousands of miles away just as quickly and surely as though they came to him in person. To extend the blessing of this wonderful power to mankind there remained but one thing for him to do, and that he has done by abandoning his private practice and offering his services free of charge to the sick and afflicted independent of any reward.

Of the cases that make possible the belief that Professor Hadley's power approaches supernatural control over diseases, even to the point of death, is that of a Mr. E. C. Hess, of El Campo, Tex., who was rescued from the grave after the doctors had given him up to die, could do nothing to revive him, and left him for dead. Brought to this condition by the combined attack of kidney and liver disease, dropsy and acute articular rheumatism, he suffered the torments of the damned and was almost insane with pain before the end came. Almost equally remarkable was that of a Mrs. Hattie McCullough, of San Pedro, Cal., who asserts that he revived the vital spark in her body, that she was prepared for the grave, that she was a long siege of illness from a complication of diseases her body felt cold and lifeless and doctors said she had had come. Professor Hadley made her heart beat again, the blood flow through her veins once more, and warmth returned to her wasted body. Naturally she looks upon her rescue and restoration to health as passing understanding, and calls Professor Hadley "a worker of miracles that rival those of the prophets." Professor Hadley saved the life of Charles W. Miller, of Columbia Furnace, Va., when threatened with a deadly cancer, without the use of knife or burning. He restored to perfect health Mrs. M. J. Worthington, of Egg Harbor, N. J., a woman who had been an invalid twenty-five years from complicated female troubles, many long months bedridden in hospitals, and who had been pronounced hopelessly incurable and given up to die by all her physicians. Yet these are only random instances selected from among the hundreds upon which Professor Hadley's almost miraculous power has made invalids of disease fall away as if they were broken chains and restored health and happiness to suffering men and women. Naturally, the announcement that a man of such wonderful ability to heal will hereafter give services and home treatment free to all who ask is most sensational and far-reaching in its effects. It gives to every one throughout the country, the poor as well as the rich, an equal opportunity to be cured by availing themselves of this philanthropic offer made by one of the greatest scientists of the age. And it is the more remarkable and fortunate in view of the fact that there is no disease he may not cure.

"Yes, it is true, but I intend to go on curing any one who is ill of any disease they may have, just as long as I am able. Indeed, where I cured hundreds hereafter, since now neither wealth nor poverty makes any difference in accepting my patients. I have become convinced that as a Christian it is my duty to help the sick and afflicted, wherever they may be, wherever they are, and whatever their circumstances."

"Distance makes no difference. I can cure those thousands of miles away just as easily as those who come to my office. A letter does just as much good as if I went to them or they came to me."

"Do you really mean that any one who is sick can write to you to be cured, without paying you any money?"

"Exactly. I mean just that. All that any one who is ill, from any cause, has to do in order to enlist my services, is to write to me, addressing William Wallace Hadley, office 324L, 708 Madison avenue, New York city, telling me the disease they suffer from most and their principal symptoms, and I will send them a course of home treatment absolutely free of charge. While I am not a millionaire, and I appreciate the expense this may mean, I look upon my cure of any one as a question of money, fellow men not as a question of money, but as a duty I owe to humanity. I will have my reward in proving my power to the world, and in showing the uselessness of the money of doctors and medicines when it is not necessary."

ers and all the women employed occupy the same building with them. There is nothing to the story that the girls' school is being excluded from the girls' dormitory.

Object is to Find Good Homes

"The girls are taught cooking, laundry-work and the like under the competent instructors, but the theory of the school is to find good homes for the girls as fast as possible. We hope never to have a large institution in the Red Wing industrial school."

"The girls' school should be entirely removed from the boys' institution, but I think that the agitation for a women's reformatory has won the day. Better results can probably be obtained from a girls' industrial school."

### FAVORS COTTAGE PLAN AT RED WING

S. W. Leavett of Board of Control Replies to Criticisms on Industrial School

"What is needed in Minnesota is to put the girls' industrial school at Red Wing on the cottage plan," said S. W. Leavett, of the state board of control, yesterday, when his attention had been drawn to statements made by Mrs. H. A. Towne, of Minneapolis, before the liberal union in that city Monday.

He has about twenty-five girls in the institution now, and it was desirable to divide them into about four classes and place them in cottages. He believes that the best results could be obtained. The plan which I would propose is to take the very young and moral girls and put them in charge of a matron in one cottage; then take the very young, but immoral girls, for another cottage; a third cottage would care for the older incorrigible but moral girls, and a fourth cottage would shelter the oldest and immoral girls, for whose reformation there is but little hope.

### PARENTS KICK ON CROWDED SCHOOL

Protest to Board of Condition of Lafayette School Building

Fifteen citizens, whose children attend the Lafayette school on the West side flats, presented a petition to the board of school inspectors last evening asking that some action be taken to relieve the crowded condition of the school. The petition also asserted that "the entire building is dirty and therefore unhealthy," a claim that was denied by Inspector Boeringer.

"The location is unhealthy, but the building is not dirty," commented Mr. Boeringer. "I am glad that these people have asked for relief, as there is no question that the school is in a deplorable condition. It is necessary that an addition be constructed in the near future."

### CASTORIA

For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of J. C. Watson

W. L. Kruger and E. L. Gage paid \$5 each in police court yesterday on a charge of beating H. J. Ireland, with whom they got into an argument at Ireland's room, on Wabasha street, near Third. Ireland followed them to the street, and it is said that they then set upon him. Patrolman Gavin stopped the disturbance and sent the men to the station.

### FINED \$5 APICES FOR ASSAULT

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# NEWS OF THE CITY

## FIRE BOARD TALKS OF MORE HYDRANTS

### Protection Urged for Threatened Section, Referred to Chief for Report

"Mr. President, I can take you for a walk through the hazel bushes on the outskirts of the city and show you a fire hydrant on every corner, and I cannot understand why you object to the establishment of additional hydrants in a densely populated section of the city where a hydrant appears only once in every three blocks."

This was the reply of Commissioner A. J. Schweizer, of the fire board, to the president, Reuben Warner Jr., when the latter opposed his motion at a meeting held at fire headquarters last night to install additional fire hydrants at Rice, Carroll, Iglehart and Rondo streets. Commissioner Schweizer contended that the protection in that district was not sufficient, as demonstrated by the burning of the St. Paul Sash, Door and Lumber company's plant a few weeks ago, which involved the laying of long lines of hose.

### Warner Opposes Additions

President Warner said that he did not believe in installing the hydrants merely to afford protection for one factory, as he understood that the one which recently burned and which is being rebuilt was the only one in the neighborhood. The question was discussed with considerable spirit by the board, and finally Commissioner Schweizer settled the question by calling the attention of the board to the fact that the houses in that neighborhood were principally frame structures, and that if flames once gained a foothold there great destruction of property would result before a sufficient number of engines could be coupled to hydrants.

### Firemen After the Morby

A committee of firemen, headed by Capt. W. A. Roedecker, of Engine Company No. 8, waited on the board last night and asked permission to appoint a general committee to agitate the matter of securing an additional appropriation of \$30,000 for the fire department. The present annual appropriation amounts to \$210,000. The request was granted and the board will co-operate with the general committee in securing the appropriation.

### What the Measure Means

"In place of such presentment or indictment by a justice of the peace, or issued by a justice of the peace, it is proper to submit any procedure which the legislature may deem due process of law under the constitution of the state of Minnesota."

The proposed amendment may be made the basis for an act of the legislature authorizing the arrest and prosecution of persons by an informant issued by the county attorney charging the commission of a criminal act. The article of the constitution establishes specifically the manner and form of holding a person to answer for a criminal offense. If the proposed constitutional amendment is adopted the legislature may then, within proper constitutional limits, adopt a new method of procedure.

### As Law Stands

Section 7, article 1, provides: "No persons shall be held to answer for a criminal offense unless on presentment or indictment of a grand jury, except in case of impeachment, or in cases of treason, or in cases of piracy, or arising in the army or navy, or in the militia when in actual service, or time of war or public danger."

E. W. Ewert, assistant attorney general, said yesterday that the proposed constitutional amendment appealed to him as being the initiative in a departure in the right direction. "Too often," he said, "the legislature has been sympathetic for the accused, or business relations, prevent indictments by a grand jury. The placing of the full responsibility on the shoulders of the county attorney to present the case to the grand jury will result in many cases being punished that would otherwise escape notice. The item of expense, the speed with which offenders may be brought to trial and the experience of several neighboring states in this direction all speak for the passage of the constitutional amendment permitting the legislature to amend the practice now prevailing."

### SEEKS COURT'S AID TO GAIN HOLD ON CHILD

Rias Gatewood, 1805 Sixth street south, Minneapolis, yesterday secured from Judge Bunn an order for the issuance of a writ of habeas corpus commanding Mrs. Emma Gatewood, his wife, to bring their ten-year-old daughter into court. Gatewood seeks to secure custody of the child, now with his mother in St. Paul.

In his petition Gatewood charges that Mrs. Gatewood left their home in Minneapolis, Sept. 10, going away with J. H. Lee, and that the couple are now living at 363 Olive street, St. Paul. On the ground that Mrs. Gatewood is known as Mrs. Lee, the husband charges the infamously immoral and evil character of the couple, and further asserts that Mrs. Gatewood is likely to leave the state and take the child with her.

### Fighting Teamsters Are Arrested

William Casby and William Hartman, teamsters, had a fight yesterday morning on Jackson street, near Eighth street, and were arrested by Patrolman Hennessy. Hartman's forehead was cut. The men were arraigned in police court and will have a hearing today.

### My Stomach

"It feels so uncomfortable. Food distresses me. I get blue and despondent. I fear it is my heart. But my doctor says it's my stomach." And what did your doctor tell you to take? Ayer's Sarsaparilla? Quite likely, for he knows.

When the liver is wrong, everything is wrong. The digestion is weak. The disposition is weak. The nerves are weak. Nothing acts well. Just one of Ayer's Pills each night will make these wrong things right.

### COURT SETS ASIDE PEET'S JUDGMENTS

Judge Lewis yesterday filed a decision in the district court setting aside the judgment for \$16,432 held by W. F. Peet against the city of Grand Forks.

The judgments, aggregating the amount mentioned, were secured in the district court Aug. 27 by default, the city having failed to file an answer in the specified time. In its application for a rehearing the city charged that it had a good defense, and alleged that the failure to answer was due to a mistake.

East Grand Forks must pay all costs to the plaintiff incurred up to the present time, and allow for attorney's fees in having the judgments entered and doing other work necessary because of the default. The case will now be tried on its merits.

### ATLANTIC STEAMERS

Port.	Arrived.	Sailed.
Queenstown.	Aurania.	Sept. 28.
New York.	Laurentian.	Sept. 29.
New York.	Nord America.	Sept. 29.
New York.	Tibetic.	Sept. 29.
New York.	Western States.	Sept. 29.
Liverpool.	Sardinia.	Sept. 29.
Liverpool.	Kensington.	Sept. 29.
Liverpool.	Ogden.	Sept. 29.
Swansea.	Minnesota.	Sept. 29.
Copenhagen.	Hellig Olav.	Sept. 29.
London.	Albatross.	Sept. 29.
Queenstown.	Michigan.	Sept. 29.
Liverpool.	Saxonia.	Sept. 29.
Hampden.	Kaiser Wilhelm der Grosse.	Sept. 29.
Liverpool.	Haverford.	Sept. 29.
Antwerp.	Switzerland.	Sept. 29.
Liverpool.	Majestic.	Sept. 29.
Liverpool.	Westland.	Sept. 29.
Hamburg.	Pennsylvania.	Sept. 29.
Hamburg.	Kaiser Wilhelm der Grosse.	Sept. 29.

## SEEK AMENDMENT TO GRAND JURY LAW

### Judges and Attorneys Urge Adoption of Proposed Constitutional Change

Judge J. D. Ensign, of the Eleventh judicial district, writes from Duluth commending The Globe for its editorial discussion two years ago of the bill, then before the legislature, providing for the submission to the people of a constitutional amendment, providing for the dispensing with indictments by grand jury and substituting information by the county attorney. The plan now in vogue with success in Wisconsin, South Dakota and several other states.

### Michael Makes Proposition

During the progress of the case Mr. Michael made the proposition that if the company would agree to place the wires under ground during the winter the city would postpone the boulevarding of the street until next spring, and Attorney Holman would proceed with the work. Mr. Michael announced that he was willing to allow matters to remain as they are until Saturday, with the object of giving the officers of the company and the city an opportunity to reach a settlement.

### Amendment Pending

"I would be very glad to have you call the attention of press and public to the penalty of this amendment, which gives editorial or reproduction of the editorial then published. The amendment does not change any existing legislation, but will render it possible for the legislature to make improvements in our criminal procedure that will give more speedy trial of criminal cases and save to our citizens large amounts that are now uselessly expended in the expense of a trial by a grand jury, and substituting therefor information by the county attorney."

### Says City is Unreasonable

Mr. Holman's argument for the company followed largely along the lines of the petition upon which the temporary restraining order was issued, contending that the removal of the poles and wires had put out of service a large part of the long distance lines of the company. He thought the demand of the city that a conduit be constructed immediately unreasonable, particularly in view of the large amount of work that had been necessary to put the lines in working order following the recent cyclone. He did not think it would be possible to complete the conduit before winter, and suggested that the city allow the company to replace the wires and try the case on its merits afterwards. He contended that the large number of orders from the council all of late to put wires underground had made it impossible to do the work on Hague avenue.

### Mr. Michael Replies

"The statement that the city has been unjust and unreasonable is fantastic," said Mr. Michael. "In the winter time I can hear the singing of the wires three blocks distant. The company has had ample notice of the order of the council that the wires be placed underground, and there is no reason why the company should not have entered into an agreement as to the time the conduit should be constructed and the underground wires placed in service."

### PLAIN TALK

Food for Thought There, Too

"Having found out for myself the food that enables me to get the most pleasure out of life, I consider it a duty to tell someone else my experience," says a Massachusetts woman.

"Born with a weak and sensitive stomach, I suffered long with indigestion and the many ills arising from it, until I began to eat Grape-Nuts. I began looking about to find the best way and among the many foods tested was Grape-Nuts. I did not use it as a general food or exclusively, but simply ate it once a day either at morning or night on an empty stomach, and softened in warm cream or milk, with a little sugar, bread or butter or cooked or raw fruit. Up to this time I had tried every known remedy for constipation and had to rely on cathartics, although I continually got worse, instead of better. Within a short time the Grape-Nuts food (which always digested) had toned up my whole system and digestive organs had returned until every bit of constipation and bowel trouble disappeared, and I bade good-by to all the cathartics.

### Bank Brings Suit

The State Savings bank yesterday began an action in the district court against F. A. Pike, Stella A. Pike, Jacob H. Jumper, Josephine Jumper and William Conner, as defendants, and John Burch, August F. Collier, Gustave Krauer, P. E. Murphy, W. N. Carozzo, W. E. Dennis, F. J. King, T. C. Davis and Nettie Pratt, garnishees. Plaintiff alleges that the garnishees have money in their possession belonging to the defendants, and seeks to secure possession of it to secure claims held by the bank.

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Some \$5.00 hats look like they had been slept in even when almost new.

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Wake up! See the fall styles to-day.

### ST. PETER CLAVER'S CHURCH IS TAXED

Board of Abatement Denies Its Application, Part of Building Being Used as Residence

It was decided by the board of abatement yesterday that St. Peter Claver's Catholic church, 319 Fuller street, shall be subject to taxation, and that the Salvation Army barracks on Payne avenue will not be charged.

The church sought an abatement on the ground that the building is used for religious purposes, and lost on the point that the law specifies that in such cases it is necessary for the building to be used exclusively for religious purposes. It developed that Rev. T. A. Pinton used a portion of the building as a residence.

As a benevolent organization the Salvation Army made out a case that was upheld, although the officer in charge makes his home on the second floor of the building.

### SCHOOL BOARD MAKES CHANGES IN STAFF

Accept Teacher's Resignation and Makes Appointment to Vacancy

At the meeting of the board of school inspectors last evening the resignation of Miss Anna Ames, a teacher in the Jackson school, was accepted. Miss Ames was appointed on Sept. 5 and resigned the 19th.

Miss Mary Day was appointed to a position in the Franklin school at a salary of \$750 per year.

Miss Martha Shoben, of the Whittier school, tendered her resignation and it was accepted.

Miss Elizabeth Dougherty was transferred from the Whittier to the Van Buren school, and Miss Anna Walsh from the Jackson to the Franklin school.

### CAUTIONS COPPERS TO MIND MANNERS

Chief Outlines Rules of Etiquette to Govern St. Paul Police

1. Always lift your hat when a woman approaches you.
2. Be courteous and talk in soft, pleasing tones.
3. Don't talk to a woman as you walk to a thief.
4. Walk by the side of a young lady across the street.
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6. Always give up your seat in a street car for a woman.

Not because any case of discourtesy was reported to him, but because he thought a gentle reminder would be of benefit, Chief O'Connor yesterday ordered the above rules posted on the bulletin board at the central police station.

And when the good looking patrolmen of the down town detail scanned the board they accepted the latest mandate from the chief's office as nothing but a codification of the well recognized laws of gallantry with which they were familiar.

They declared to a man that they were ready to abide scrupulously by the new order, and agreed that such a frills of conduct as taking off the hat when a woman approaches, walking by the side of a young lady across the street, and escorting an old woman through a crowd, would agreeably break the monotony of an all-day watch on the busy streets.

As for the rule requiring every policeman to give up his seat in a street car for a woman, they said that might be all right for St. Louis, but was entirely superfluous in St. Paul. No officer of the department in this city, they contended, had ever been fined \$10 for remaining glued to his seat while a slip of a woman hung to a strap beside him.

"The rules are good, and while no case has been called to my attention where an officer has neglected to do his duty as a gentleman and a policeman it will be well for every man on the force to paste a copy of them in his helmet," said Chief O'Connor.

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# COUP PAINE LAUGHEE

## Truce Declared Until Saturday Pending Settlement of Trouble

An agreement will probably be formally entered into between the city and the Telephone company when the application of the company for a permanent restraining order comes before Judge Bunn Saturday, to which time an adjournment was taken yesterday with the understanding that the company will not again attempt to bring the wires on Hague avenue torn down by City Engineer Bundlett.

But for the agreement Corporation Attorney Michael would have asked the court for an order restraining the company from replacing the wires, he having made preparations to carry out this course. Upon the announcement that the company would agree not to proceed with the work, Mr. Michael announced that he was willing to allow matters to remain as they are until Saturday, with the object of giving the officers of the company and the city an opportunity to reach a settlement.

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# Stanneman's

Mail Orders Promptly Filled. Agents for Butterick Patterns.

## Ladies' Fall and Winter Underwear

At no time in our career of underwear selling were we so well equipped as now to furnish the most desirable kinds of high grade Underwear. The very low prices we quote on high class wear will astonish you when comparisons are made. Note these specials for today's sale:

Ladies' half silk Vests and Pants, hand finished, \$1.50 grade at.....	98c	Ladies' heavy fleeced Vests and Pants, cream or gray, well made, at.....	25c
Ladies' part wool ribbed Vests and Pants, natural gray, well made, 85c value, at.....	48c	Ladies' fine heavy fleeced Union Suits, all styles, hand finished, \$1.25 value, at.....	98c
Ladies' heavy fleeced Union Suits, Oneita style, natural gray, at.....	48c		

## Extraordinary Bargains in High-Grade Carpets

These Carpet prices are so unusually low that any one in need of new floor coverings should not fail to take advantage of them. They are all comparatively new goods and perfect in every way—the only reason for reducing the price being that they are discontinued patterns which have no borders.

Extra Brussels Carpets	Smith's Axminster Carpets
Sold elsewhere at 75c per yard. Our regular low price 55c per yard. Now reduced to, yard.....	Sold elsewhere at \$1.40 per yard. Our regular low price \$1.20 per yard. Now reduced to, yard.....
Best 10-Wire Brussels	Royal Axminster Carpets
Sold elsewhere at \$1.00 per yard. Our regular low price 90c per yard. Now reduced to, yard.....	Sold elsewhere at \$1.45 per yard. Our regular low price \$1.30 per yard. Now reduced to, yard.....
Wilton Velvet Carpets	Lowell Body Brussels
Sold elsewhere at \$1.25 per yard. Our regular low price \$1.00 per yard. Now reduced to, yard.....	Sold elsewhere at \$1.50 per yard. Our regular low price \$1.30 per yard. Now reduced to, yard.....

## ST. PETER CLAVER'S CHURCH IS TAXED

Board of Abatement Denies Its Application, Part of Building Being Used as Residence

## CAUTIONS COPPERS TO MIND MANNERS

Chief Outlines Rules of Etiquette to Govern St. Paul Police

1. Always lift your hat when a woman approaches you.
2. Be courteous and talk in soft, pleasing tones.
3. Don't talk to a woman as you walk to a thief.
4. Walk by the side of a young lady across the street.
5. Escort an old lady through a crowd by her arm.
6. Always give up your seat in a street car for a woman.

## SCHOOL BOARD MAKES CHANGES IN STAFF

Accept Teacher's Resignation and Makes Appointment to Vacancy

## NEVER WEAR A GORDON HAT TO BED

That's about the only place it isn't good to look at, comfortable and—as stylish as style.

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## DETECTIVE RACE

Never wear a GORDON Hat to bed.

That's about the only place it isn't good to look at, comfortable and—as stylish as style.

Some \$5.00 hats look like they had been slept in even when almost new.

GORDON Hats hold their brilliancy of colour to the end.

Wake up! See the fall styles to-day.